

1 Eric J. Sinrod (SBN 122868)
 Suzanne R. Fogarty (SBN 154319)
 2 E.J. Kim (SBN 250062)
DUANE MORRIS LLP
 3 One Market, Spear Tower, Suite 2200
 San Francisco, CA 94105-1104
 4 Telephone: 415.957.3000
 Facsimile: 415.957.3001
 5 E-Mail: EJSinrod@DuaneMorris.com
 SRFogarty@DuaneMorris.com
 6 EJKim@DuaneMorris.com

Joshua A. Ridless (SBN 195413)
 Eugene Y. Kim (SBN 253113)
Ridless Law Office
 244 California Street, Suite 300
 San Francisco, CA 94111
 Telephone: 415.614.2600
 Facsimile: 415.480.1398
 E-Mail: jr@ridlesslaw.com
 ekim@ridlesslaw.com

7 Attorneys for Defendants and Counter-Claimants,
 BILLING SOLUTIONS INCORPORATED, SEAN
 8 DUNLEA, TIM PORTLEY, DARIO J. SAAL, and
 SAAL CONSULTING INC.

Attorneys for Plaintiff and Counter-
 Defendants, TELSWITCH, INC.,
 AARON WOOLFSON, JERRY
 MERKT, and MERKT-WOOLFSON

10 UNITED STATES DISTRICT COURT
 11 NORTHERN DISTRICT OF CALIFORNIA

12 TELSWITCH, INC.,

Case No. CV 12 0172 EMC

13 Plaintiff,

14 v.

**JOINT REQUEST FOR ORDER
 DISMISSING ACTION WITH
 PREJUDICE**

15 BILLING SOLUTIONS INCORPORATED, an
 16 Illinois corporation, SEAN DUNLEA, an individual,
 17 TIM PORTLEY, an individual, DARIO J. SAAL, an
 individual, SAAL CONSULTING INC., a Florida
 corporation and DOES ONE THROUGH
 18 TWENTY, inclusive,

The Honorable Edward M. Chen

19 Defendants.

20
 21 BILLING SOLUTIONS INCORPORATED, an
 Illinois corporation, SEAN DUNLEA, an individual,
 22 and TIM PORTLEY, an individual,

23 Counter-claimants,

24 v.

25 TELSWITCH, INC., MERKT-WOOLFSON,
 AARON WOOLFSON, JERRY MERKT and ROES
 26 1-50

27 Counter-defendants.
 28

1 Plaintiff and Counter-Defendant TelSwitch, Inc. (“TelSwitch”) and Counter-Defendants
2 Merkt-Woolfson, Aaron Woolfson and Jerry Merkt (collectively, “Plaintiff/Counter-Defendants) and
3 Defendants Billings Solutions, Inc. (“BSI”), Sean Dunlea, Tim Portley, Dario Saal and Saal
4 Consulting (collectively, “Defendants”), and Counter-Claimants BSI, Sean Dunlea, and Tim Portley
5 (collectively, “Counter-Claimants) and collectively with Plaintiff/Counter-Defendants, the
6 (“Parties”) hereby submit this joint request.

7 The Parties have entered into a confidential settlement agreement and now request that this
8 Court dismiss the action, including all claims and counterclaims, with prejudice.

9 RIDLESS LAW OFFICE

10
11 DATED: March 21, 2013

/s/ Joshua A. Ridless
Attorneys for Plaintiff and Counter-Defendants,
TELSWITCH, INC., MERKT-WOOLFSON, AARON
WOOLFSON and JERRY MERKT

14 DUANE MORRIS LLP

15
16 DATED: March 21, 2013

/s/ Eric J. Sinrod
Attorneys for Defendants and Counter-Claimants,
BILLING SOLUTIONS INCORPORATED, SEAN
DUNLEA, TIM PORTLEY, DARIO J. SAAL, and
SAAL CONSULTING INC.,

19
20 DATED: March 25, 2013

IT IS SO ORDERED.

